SOLICITATION/CONTRACT/ORDER FOR COMMERCI					EMS	1. RE0	QUISI	TION NO. 40293543	PAGE	1 OF 21
2. CONTRACT N	IO.	3. AWARD/EFFECTIVE I	DATE 4.	ORDER	NO.	5. SOI	JCIT.	ATION NO.	6. SOLIC	ITATION ISSUE DATE
								-04-Q-0105		19 MAR 04
7. FOR SOLICITA INFORMATION		a. NAME <b>ME</b> LA	NIE A. P	OWER	.S	b. TELE		ENO. (No collect calls) 60-315-3384		APR 04, 3:00 PM
9. ISSUED BY		CODE	N00253		S ACQUISITION RESTRICTED	ON IS		DELIVERY FOR FOB	12. DIS	SCOUNT TERMS
Naval Undersea Warfare Center Division Keyport				☐ SET	ASIDE: 100		BL	OCK IS MARKED SEE SCHEDULE		
610 Dowell St		Control Barriston arely p		_	SMALL BUSIN			13a. THIS CONTRACT	ΓIS A R	ATED ORDER
Keyport, WA	98345-761	0		SMALL DISADV. BUSINESS  BUSINESS  13b. RATING: DO-C9						700)
E-Mail: powersm@kpt.nuwc.navy.mil Fax 360-396-7036				NAICS:				METHOD OF SOLICIT		
-				SIZE S	ΓD: 500 Emplo			⊠ RFQ ☐ IFB		RFP
15. DELIVER TO	0	CODE NOO	253	16. AD	MINISTERED	BY			CODE	N00253
Supply Officer Building 893				See Bl	ock 9					
Naval Undersea	a Warfare Ct	r, DK								
610 Dowell St										
Keyport WA 98	3345-7610									
17a. CONTRACT OFFEROR	ΓOR/CODE	FACILITY CODE		18a. P	AYMENT WIL	L BE M	ADE	BY	CODE	N68892
OFFEROR		CODE		DFAS-	Charleston C	peratin	g Loc	cation		
				Vendo	r Pay & Travo		6			
					Code FP EFT: T. Post Office Box 118054					
				t .	ston SC 2942					
TELEPHONE NO.										
	CIF REMITT ADDRESS IN	ANCE IS DIFFERENT ANI NOFFER	O PUT		JBMIT INVOI BELOW IS CH			DRESS SHOWN IN BLO SEE BLOCK 20	CK 18a	UNLESS BLOCK
19.		20.			21.		22.	23.		24.
ITEM NO.	S	CHEDULE OF SUPPLIES/	SERVICES		QUANTI	IY L	NIT	UNIT PRICE		AMOUNT
		See Schedule of Supplies	/Services							
		**								
		(Attach Additional Sheets as Ne	cossarv)							
25. ACCOUNTI	NG AND AP	PROPRIATION DATA	CODIA PA		· · · · · · · · · · · · · · · · · · ·			26. TOTAL AWARD	AMOU	NT (For Govt. Use Only)
l —		RATES BY REFERENCE FAR 5								
		ORDER INCORPORATES BY RE								
TO ISSUING	OFFICE. COI	D TO SIGN THIS DOCUMEN NTRACTOR AGREES TO FU	JRNISH ANI	D DELIV	ER ALL 🗀		.YOU	CONTRACT: REFERENCE JR OFFER ON SOLICITATI	ON (BLO	OFFER DATED OCK 5), INCLUDING
SHEETS SUBJ	DRTH OR OTH ECT TO THE T	ERWISE IDENTIFIED ABOVE ERMS AND CONDITIONS SP	E AND ON A ECIFIED HER	NY ADDI REIN.	TIONAL L	ANY A Accei	DDITI PTED A	IONS OR CHANGES WHIC AS TO ITEMS:	H ARE S	ET FORTH HEREIN, IS
30a. SIGNATUI	RE OF OFFEI	ROR/CONTRACTOR			31a. UNITEI	STAT	ES OF	F AMERICA (SIGNATURE	E OF CO.	NTRACTING OFFICER)
30b. NAME AN	D TITLE OF	SIGNER (TYPE OR PRINT)	30c. DATE	SIGNED	31b. NAME 0	OF CON	TRAC	CTING OFFICER (TYPE O	R PRINT)	31c. DATE SIGNED
500. 17111157111	D TITELS OF									
32a. QUANTIT	Y IN COLUM	N 21 HAS BEEN			33. SHIP NU	MBER	3	34. VOUCHER NUMBER	3	5. AMOUNT VERIFIED CORRECT FOR
☐ RECEIVED	☐ INSP	ACCEPTED, AND ECTED CONTRACT, EXC			☐ PARTIAL	☐ FIN.	AL			CORRECTION
			-		36. РАУМЕТ				3	7. CHECK NUMBER
32b. SIGNATUR REPRESENTAT		ORIZED GOVT.	32c. DATI	E	OMPLE  38. S/R ACCO	• • • • • • • • • • • • • • • • • • • •		ARTIAL  FINAL  39. S/R VOUCHER NO.		0. PAID BY
RESERVIAL					30. S.R.ACCO			55. GRE VOUCHER NO.		v. 17112 D1
	THE ACCOUNT	FIG CODDECT AND ADDRESS	EOD DAYS T	NIT	42a. RECEIV	ED BY	(Prir	nt)		
		I IS CORRECT AND PROPER LE OF CERTIFYING	41c. DAT		42b. RECEIV	/ED AT	Cloc	ration)		
OFFICER	KE MID III	DE OF CERTIFIER	AIC. DAII	_	120. KECH		1200			
					42c. DATE F	REC'D	4	42d. TOTAL CONTAINERS	S	

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## SUPPLIES OR SERVICES AND PRICE/COSTS

ITEM NO.	SCHEDULE OF SUPPLIES/SERVICES	QTY	UI	UNIT PRICE	AMOUNT
0001	REQN. No. 32100 /40293543 REFERENCING ACRN: AA DCS Rack Assembly (Tac-4 Rack), manufactured in accordance with NAVSEA Drawing 7447524 and all associated drawings, as listed in the attachments.	10	EA	\$	\$
0002	REQN. No. TBD REFERENCING ACRN: TBD OPTION: DCS Rack Assembly (Tac-4 Rack), manufactured in accordance with NAVSEA Drawing 7447524 and all associated drawings, as listed in the attachments.	10	EA	\$	\$
0003	REQN. No. TBD REFERENCING ACRN: TBD OPTION: DCS Rack Assembly (Tac-4 Rack), manufactured in accordance with NAVSEA Drawing 7447524 and all associated drawings, as listed in the attachments.	10	EA	\$	\$
0004	REQN. No. TBD REFERENCING ACRN: TBD OPTION: DCS Rack Assembly (Tac-4 Rack), manufactured in accordance with NAVSEA Drawing 7447524 and all associated drawings, as listed in the attachments.	10	EA	\$	\$
0005	REQN. No. TBD REFERENCING ACRN: TBD OPTION: DCS Rack Assembly (Tac-4 Rack), manufactured in accordance with NAVSEA Drawing 7447524 and all associated drawings, as listed in the attachments.	10	EA	\$	\$
	AGGREGATE TOTAL			S	\$

## **NOTES TO OFFERORS**:

<u>Note 1</u>: All questions regarding this solicitation should be submitted in writing as soon as practicable after receipt of solicitation. Questions may be forwarded via facsimile to (360) 396-7036 or via E-Mail to powersm@kpt.nuwc.navy.mil.

Note 2: The Rack Assembly has successfully passed the Environmental tests listed in Section 3.6 of the "System Specification for the Phase I Naval Fires Control System PRF WS 33539 NFCS-SS Ref F, dated 23 May 2003". The bidder may request to substitute other Commercial of the Shelf (COTS) item than those items listed on the drawing. All proposed substitute items are required to successfully pass all environmental tests listed in the above document. The contractor shall be responsible for all costs associated with environmental tests to qualify substitute components.

Note 3: All of the drawings listed as attachments will be provided under separate cover in accordance with the requirements stated in "5252.227-9401 Notice Regarding the Dissemination of Export-Controlled Technical Data," "5252.227-9402 Qualified U.S. Contractors for Export-Controlled Technical Data," and "Instructions for Obtaining Export-Controlled Technical Data" and completion of Attachment 2, DD Form 2345, Military Critical Technical Data Agreement.

<u>Note 4:</u> As noted in the clause entitled "Compliance with Specifications," any exceptions or deviations to the Government specifications must be clearly identified in a cover letter and submitted as part of your proposal. If deviations are proposed, the

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offeror shall provide an explanation of how the proposed service meets the functions requirements. Failure to notify the Government of all deviations prior to award may be grounds for contract termination.

<u>Note 5</u>: Lots II through V (CLINs 0002 through 0005) are Option Items only and in no way are purchased or guaranteed under the resulting contract. Per FAR Clause 52.217-7, the Government may exercise optional Lots/Items in accordance with FAR Clause 52.217-7.

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## COMPLIANCE WITH SPECIFICATIONS

In order to ensure compliance with all the specification requirements, the contractor shall indicate in its offer, and notify the Government in a cover letter, what specifications, if any, the offeror does not intend to meet. The offeror shall explain, in detail, how any proposed deviation/exception will nonetheless meet the Government's functional requirements. Should descriptive literature be supplied by the offeror, it will be presumed that the offeror intends to meet all of the specifications, regardless of the descriptive literature, unless the offeror specifically notes its exceptions.

It shall be the obligation of the contractor to exercise due diligence to discover and to bring to the attention of the Contracting Officer at the earliest possible time, in writing, any ambiguities, discrepancies, inconsistencies, or conflicts in or between the specifications and the applicable drawings or other documents incorporated by reference herein. Failure to comply with such obligation shall be deemed a waiver and release of any and all claims for extra costs or delays arising out of such ambiguities, discrepancies, inconsistencies and conflicts.

## FAR 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

FAR clauses

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far/

	DFARS clauses <u>http://www.acq.osd.mil/dpap/dfars/index.htm</u>	
	NMCARS clauses http://www.abm.rda.hq.navy.mil/navyaos/content/vid	ew/full/3464/
52.204-4	Printed or Copied Double-Sided on Recycled Paper	AUG 2000
52.204-7	Central Contractor Registration	OCT 2003
52.212-1	Instructions To Offerors – Commercial Items	JAN 2004
52.212-4	Contract Terms and Conditions – Commercial Items	OCT 2003
52.232-18	Availability of Funds	APR 1984
52.242-17	Government Delay of Work	APR 1984
52.247-34	F.o.b. Destination	NOV 1991
252.204-7004	Required Central Contractor Registration	NOV 2003
252.209-7001	Disclosure of Ownership or Control by the Government of a Terrorist Country	MAR 1998

## MARKING OF SHIPMENTS (COMMERCIALLY PACKAGED ITEMS)

- (i) Marking shall be in accordance with ASTM-D-3951 (most current edition) and with the information set forth in paragraph (ii) below. Unless specified elsewhere in this contract/order, bar coding is not required.
- (ii) All unit and exterior containers/packs shall, as a minimum, be marked as follows:
  - 1. National stock number (NSN), when available, or Federal stock number (FSN), when NSN is not available, or part number when neither NSN or FSN are available.
  - 2. Noun nomenclature cited on contract or order.
  - 3. Quantity and unit of issue.
  - 4. Contract, or order number.

From:		
	(Contractor's Name)	

(Address)

- 6. To: (See delivery address in Section F)
- (iii) Markings may be applied by any means which provide legibility.
- (iv) Additional markings required are stated below. None

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## PREPARATION FOR DELIVERY (COMMERCIALLY PACKAGED ITEMS)

Preservation, packaging, and packing shall be in accordance with ASTM-D-3951 (most current edition), "Standard for Commercial Packaging." The unit pack quantity that applies to items under this contract is "Industry Standard".

## INSPECTION AND ACCEPTANCE (DESTINATION)

Inspection and acceptance of the supplies or services to be furnished hereunder shall be made at destination by the receiving activity.

## **52.211-8 TIME OF DELIVERY (JUNE 1997)**

(a) The Government requires delivery to be made according to the following schedule:

Required Delivery Scheo	dule	
Item No.	Quantity	Within
0001	10 EA	10 Weeks After Date of Contract
0002, 0003, 0004, 0005	10 EA	10 Weeks After Date of Option Exercise

The Government will evaluate equally, as regards time of delivery, offers that propose delivery of each quantity within the applicable delivery period specified above. Offers that propose delivery that will not clearly fall within the applicable required delivery period specified above, will be considered nonresponsive and rejected. The Government reserves the right to award under either the required delivery schedule or the proposed delivery schedule, when an offeror offers an earlier delivery schedule than required above. If the offeror proposes no other delivery schedule, the required delivery schedule above will apply.

Offeror's Proposed Delive	ery Schedu	ıle
Item No.	Quantity	Within
0001	10 EA	Weeks After Date of Contract
0002, 0003, 0004, 0005	10 EA	Weeks After Date of Option Exercise

(b) Attention is directed to the Contract Award provision of the solicitation that provides that a written award or acceptance of offer mailed, or otherwise furnished to the successful offeror, results in a binding contract. The Government will mail or otherwise furnish to the offeror an award or notice of award not later than the day award is dated. Therefore, the offeror should compute the time available for performance beginning with the actual date of award, rather than the date the written notice of award is received from the Contracting Officer through the ordinary mails. However, the Government will evaluate an offer that proposes delivery based on the Contractor's date of receipt of the contract or notice of award by adding (1) five calendar days for delivery of the award through the ordinary mails, or (2) one working day if the solicitation states that the contract or notice of award will be transmitted electronically. (The term "working day" excludes weekends and U.S. Federal holidays.) If, as so computed, the offered delivery date is later than the required delivery date, the offer will be considered nonresponsive and rejected.

### PROOF OF DELIVERY

If United Parcel Service (UPS) or Federal Express services are used for transportation, each package must have a unique package identification number. The Government will not consider the manifest as proof of delivery unless each package can be uniquely identified. Acceptance will occur only after the Government can verify actual receipt of the contract itemspackaged, marked and labeled as required elsewhere in this contract.

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#### PLACE OF DELIVERY - DESTINATION

(a) The articles to be furnished hereunder shall be delivered all transportation charges paid by the contractor to:

Naval Undersea Warfare Center Division Keyport Supply Officer, Building 893 610 Dowell Street Keyport, WA 98345-7610

(b) Bids submitted on a basis other than F.O.B. destination will be rejected as nonresponsive and offers may be deemed unacceptable.

## CONTRACTOR POINT OF CONTACT

a) In the event your firm receives a contract as a result of this solicitation, designate a person whom the Government may contact during the period of the contract for prompt contract administration.

NAME:	
TITLE:	
ADDRESS:	
PHONE:	
TOLL-FREE PHONE NO: (800)	
TOLL-FREE PHONE NO: (800) FULL INTERNET E-MAIL ADDRESS:	
FAX NO:	

# 5252.227-9401 NOTICE REGARDING THE DISSEMINATION OF EXPORT-CONTROLLED TECHNICAL DATA (JAN 1992)

- (a) Export of information contained herein, which includes release to foreign nationals within the United States, without first obtaining approval or license from the Department of State for items controlled by the International Traffic in Arms Regulations (ITAR), or the Department of Commerce for items controlled by the Export Administration Regulations (EAR), may constitute a violation of law.
- (b) In the event that the Contractor violates export laws, the Contractor, its employees, officials or agents are subject to:
  - (1) Imprisonment and/or imposition of criminal fines; and
  - (2) Suspension or debarment from future Government contracting actions.
- (c) The Government shall not be liable for any use or misuse of the information, technical data or specifications in this contract. It shall not be liable for any patent infringement or contributory patent infringement. The Government neither warrants the adequacy nor the completeness of the information, technical data or specifications in this contract.
- (d) The Contractor shall insert paragraphs (a), (b) and (c) of this clause in any subcontract awarded under this contract.

# 52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS-COMMERCIAL ITEMS (JAN 2004)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clause, which is incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553).
- (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.]

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	N00253-04-Q-0105	7   2		
NAME OF OFFEROR OR CONTRACTOR	1100200 011 Q 0200			
XX (1) 52.203-6, Restrictions on Subcontra	ctor Sales to the Government (Jul 1995), with Altern	ate I (Oct 1995) (41	. U.S.C.	
253g and 10 U.S.C. 2402).				
(2) 52.219-3, Notice of Total HUBZone				
	n Preference for HUBZone Small Business Concerns	(Jan 1999) (if the c	fferor	
elects to waive the preference, it shall so inc				
	t-Aside (June 2003) (Pub. L. 103-403, section 304, S	mall Business		
Reauthorization and Amendments Act of 19				
(ii) Alternate I (Mar 1999) of 52.219				
(iii) Alternate II (June 2003) of 52.2	19-5.			
(5)(1) 52.219-6, Notice of Total Small B	usiness Set-Aside (June 2003) (15 U.S.C. 644).			
(ii) Alternate I (Oct 1995) of 52.219				
	Business Set-Aside (June 2003) (15 U.S.C. 644).			
(ii) Alternate I (Oct 1995) of 52.219	-/,	2//		
$\underline{XX}$ (7) 52.219-8, Utilization of Small Busin	ness Concerns (Oct 2000) (15 U.S.C. 637(d)(2) and (15 U.S.C. 637(d)(4))	3)).		
(ii) A1+	racting Plan (Jan 2002) (15 U.S.C. 637(d)(4).			
(ii) Alternate I (Oct 2001) of 52.219				
(iii) Alternate II (Oct 2001) of 52.21 (9) 52.219-14, Limitations on Subcontra-	9-7. eting (Dec 1006) (15 H S C 627(a)(14))			
(10)(i) 52 219-14, Edition of Brice Evalu	lation Adjustment for Small Disadvantaged Business	Concerns (June 200	03) (Pub	
1 103-355 section 7102 and 10 H S C 23	23) (if the offeror elects to waive the adjustment, it sl	hall so indicate in it	s offer)	
(ii) Alternate I (June 2003) of 52.219		.am so marcare m n	s offer).	
	isiness Participation Program-Disadvantaged Status a	and Reporting (Oct	1999)	
(Pub. L. 103-355, section 7102, and 10 U.S		and responding (Got	.,,,	
	isiness Participation Program-Incentive Subcontraction	ng (Oct 2000) (Pub	L. 103-	
355, section 7102, and 10 U.S.C. 2323).				
XX (13) 52.222-3, Convict Labor (June 200	93) (E.O. 11755).			
	on with Authorities and Remedies (Jan 2004) (E.O. 1	.3126).		
$\overline{XX}$ (15) 52.222-21, Prohibition of Segregat		ŕ		
$\overline{XX}$ (16) 52.222-26, Equal Opportunity (Ap				
	Special Disabled Veterans, Veterans of the Vietnam I	Era, and Other Eligi	ible	
Veterans (Dec 2001) (38 U.S.C. 4212).				
$\underline{XX}$ (18) 52.222-36, Affirmative Action for	Workers with Disabilities (Jun 1998) (29 U.S.C. 793	ı).		
	n Special Disabled Veterans, Veterans of the Vietnar	n Era, and Other El	igible	
Veterans (Dec 2001) (38 U.S.C. 4212).		1.5. 1		
	e of Recovered Material Content for EPA-Designated	Products (Aug 200	00) (42	
U.S.C. 6962(c)(3)(A)(ii)). (ii) Alternate I (Aug 2000) of 52.223-9 (	42 H S C (6062(3)(2)(C))			
(21) 52.225-1, Buy American Act-Suppl				
(22)(i) 52.223-1, Buy American Act-Fre	ee Trade Agreements-Israeli Trade Act (Jan 2004) (4	1 11 S C 10a-10d 1	91150	
3301 note, 19 U.S.C. 2112 note, Pub. L. 103	8-77 108-78)	1 0.5.C. 10a-10u, 1	. 7 0.5.0.	
(ii) Alternate I (Jan 2004) of 52.225				
(iii) Alternate II (Jan 2004) of 52.22				
$(\overline{23})$ 52.225-5. Trade Agreements (Jan 29)	004) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).			
	Foreign Purchases (Oct 2003) (E.o.s, proclamations,	and statutes admin	istered by	
the Office of Foreign Assets Control of the				
(25) 52.225-15, Sanctioned European Un	nion Country End Products (Feb 2000) (E.O. 12849).			
(26) 52.225-16, Sanctioned European Un	nion Country Services (Feb 2000) (E.O. 12849).			
(27) 52.232-29, Terms for Financing of 1	Purchases of Commercial Items (Feb 2002) (41 U.S.)		. 2307(f)).	
(28) 52.232-30, Installment Payments fo	r Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10	) U.S.C. 2307(f)).		
<u>XX</u> (29) 52.232-33, Payment by Electronic	Funds Transfer-Central Contractor Registration (Oct	. 2003) (31 U.S.C. 3	3332).	
	Funds Transfer-Other than Central Contractor Registr	ation (May 1999) (	31 U.S.C.	
3332).	(Mar. 1000) (21 IJ C C 2222)			
(31) 52.232-36, Payment by Third Party				
(32) 52.239-1, Privacy or Security Safeg	uards (Aug 1996) (5 U.S.C. 552a). lely Owned U.SFlag Commercial Vessels (Apr 200	3) (46 H C A	1241 and	
	iciy Owned 0.5mag Commercial Vessels (Apr 200.	э) (40 О.З.С. Аррх	1241 anu	
10 U.S.C. 2631) (ii) Alternate I (Apr 1984) of 52.247	1-64			
(II) Alternate 1 (Apr 1704) 01 32.247	¬V <b>T</b> ,			

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.] \_\_(1) 52.222-41, Service Contract Act of 1965, as Amended (May 1989) (41 U.S.C. 351, et seq.).

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NAME OF OFFEROR OR CONTRACTOR			
(3) 52.222-43, Fair Labor Standards Ac (May 1989) (29 U.S.C. 206 and 41 U.S.C. (4) 52.222-44, Fair Labor Standards Ac U.S.C. 351, et seq.). (5) 52.222-47, SCA Minimum Wages a	Rates for Federal Hires (May 1989) (29 U.S.C. 206 at and Service Contract Act-Price Adjustment (Multipl 351, et seq.). t and Service Contract Act-Price Adjustment (Feb 200 and Fringe Benefits Applicable to Successor Contract ants (CBA) (May 1989) (41 U.S.C. 351, et seq.).	le Year and Option (02) (29 U.S.C. 206)	Contracts) and 41
contract was awarded using other than seal clause at 52.215-2, Audit and Records-Neg (1) The Comptroller General of the United access to and right to examine any of the C (2) The Contractor shall make available at examination, audit, or reproduction, until 3 FAR Subpart 4.7, Contractor Records Rete terminated, the records relating to the work settlement. Records relating to appeals und relating to this contract shall be made avail (3) As used in this clause, records include to f type and regardless of form. This does n not maintain in the ordinary course of busin (e)(1) Notwithstanding the requirements of required to flow down any FAR clause, oth commercial items. Unless otherwise indica (i) 52.219-8, Utilization of Small Business further subcontracting opportunities. If the (\$1,000,000 for construction of any public offer subcontracting opportunity (Apr 200 (iii) 52.222-26, Equal Opportunity (Apr 200 (iii) 52.222-35, Equal Opportunity for Specific 2001) (38 U.S.C. 4212).  (iv) 52.222-41, Service Contract Act of 1965 (41 U.S.C. 3. (vi) 52.247-64, Preference for Privately Ov U.S.C. 2631). Flow down required in accordinate access to the service of the service of the service of the service of the provided in according to the service of the provided in according to the unit of the service of the provided in according to the unit of	States, or an authorized representative of the Comptrontractor's directly pertinent records involving transatits offices at all reasonable times the records, material years after final payment under this contract or for an intion, of the other clauses of this contract. If this contract errinated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated shall be made available for 3 years after a critical terminated for a shall be made available for 3 years after a critical terminated for a shall be made available for a shall be	shold, and does not coller General, shall ctions related to this ls, and other evidency shorter period spuract is completely cany resulting final to to f claims arising usy resolved.  es, and other data, record that the Contract ragraph in a subconquired by the clausenall subcontracts the contract subconcerns) exceeds \$5 lower tier subcontract and Other Eligible all subcontracts subjusted by the clausenal subcontracts the contract subcontracts the contract subcontracts and Other Eligible all subcontracts subjusted by the clausenal other subcontracts subcontr	have s contract. ce for becified in or partially ermination under or regardless actor does tor is not tract for hat offer 00,000 acts that  Veterans ject to the and 10
252.212-7001 CONTRACT TERMS AND ORDERS APPLICABLE T	CONDITIONS REQUIRED TO IMPLEMENT STA O DEFENSE ACQUISITIONS OF COMMERCIAL	ATUTES OR EXEC ITEMS (JAN 2004	CUTIVE ()
	he following Federal Acquisition Regulation (FAR) c plement a provision of law applicable to acquisitions		
<u>XX</u> 52.203-3	Gratuities (APR 1984) (10 U.S.C. 2207)		
	any clause that is checked on the following list of Defact by reference to implement provisions of law or Exprents.		
252.205-7000	Provision of Information to Cooperative Agreement F	Iolders (DEC 1991)	)
	Small, Small Disadvantaged and Women-Owned Sma Subcontracting Plan (DoD Contracts) (APR 1996) (15		
	Small, Small Disadvantaged and Women-Owned Sma Subcontracting Plan (Test Program) (JUN 1997) (15 I		

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NAME OF OR	FFEROR OR CO	NTRACTOR				
		252.225-7001		uy American Act and Balance of Payments Program S.C. 10a-10d, E.O. 10582).	(APR 2003) (41	
	XX	252.225-7012	P	reference for Certain Domestic Commodities		
		252.225-7014	P	reference for Domestic Specialty Metals (APR 2003)	(10 U.S.C. 2533a).	
		252.225-7015		estriction on Acquisition of Hand or Measuring Tools (APR 2003) (10 S.C. 2533a).		
		252.225-7016		estriction on Acquisition of Ball and Roller Bearings Iternate I) (APR 2003) (10 U.S.C. 2534 and Section		
	<u>XX</u>	252.225-7021	T	rade Agreements (JAN 2004) (19 U.S.C. 2501-2518	and 19 U.S.C. 3301	
		252.225-7027		estriction on Contingent Fees for Foreign Military Sa.S.C. 2779).	ales (APR 2003) (22	
		252.225-7028		xclusionary Policies and Practices of Foreign Govern 22 U.S.C. 2755).	nments (APR 2003)	
		252.225-7036	Е	Buy American ActFree Trade AgreementsBalance of Payments		
		252.225-7038		Restriction on Acquisition of Air Circuit Breakers (APR 2003) (10 U.S. 02534(a)(3)).		
		252.226-7001		tilization of Indian Organizations, Indian-Owned Ec nd Native Hawaiian Small Business Concerns (OCT		
		252.227-7015	T	echnical DataCommercial Items (NOV 1995) (10 U	J.S.C. 2320).	
		252.227-7037		alidation of Restrictive Markings on Technical Data S.C. 2321).	(SEP 1999) (10	
		252.232-7003		lectronic Submission of Payment Requests (DEC 20 227).	03) (10 U.S.C.	
	XX	252.243-7002	R	equests for Equitable Adjustment (MAR 1998) (10 U	J.S.C. 2410).	
	XX	252.247-7023		ransportation of Supplies by Sca (MAY 2002) ( 000) (Alternate II) (MAR 2000) (Alternate		
		252.247-7024		otification of Transportation of Supplies by Sea (MA 631).	AR 2000) (10 U.S.C.	
Executiv	ve Orders- ig clauses,	-Commercial Ite	ms claus	raph (c) of the Contract Terms and Conditions Requie of this contract (FAR 52.212-5), the Contractor shat acts for commercial items or commercial component	Ill include the terms of	of the
	252.225-7		Preferenc U.S.C. 25	e for Domestic Specialty Metals, Alternate I (APR 2 333a).	003) (10	
	252.247-	7023	Transpor	cation of Supplies by Sca (MAY 2002) (10 U.S.C. 26	31).	
	252.247-		Notificati U.S.C. 26	on of Transportation of Supplies by Sca (MAR 2000 331).	) (10	

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## 52.217-7 OPTION FOR INCREASED QUANTITY-SEPARATELY PRICED LINE ITEM (MAR 1989)

The Government may require the delivery of the numbered line item, identified in the Schedule as an option item, in the quantity and at the price stated in the Schedule. The Contracting Officer may exercise the option by written notice to the Contractor within the period of time identified below:

Item No.	Quantity	Within Days after Date of Contract
0002	10 EA	365
0003	10 EA	730
0004	10 EA	1095
0005	10 EA	1460

Delivery of added items shall be in accordance with clause 52.211-8 of this contract, unless the parties otherwise agree.

### **ATTACHMENTS**

Attachment 1 - Past Performance Worksheet

Attachment 2 - DD Form 2345, Military Critical Technical Data Agreement

Attachment 3 – NAVSEA Drawing 7447524, Rev. B, DCS Rack – NUWC Assembly

Attachment 4 - NAVSEA Drawing 7447003, Rev. A, Stabilizer Adapter Plate

Attachment 5 - NAVSEA Drawing 7447004, Rev. A, Deck Adapter Plate

Attachment 6 - NAVSEA Drawing 7447516, Rev. A, DCS Rack Base Plate

Attachment 7 - NAVSEA Drawing 901945, No Rev., Pallet, NFCS

**NOTE TO OFFERORS:** ATTACHMENTS 3 THROUGH 7 WILL BE PROVIDED UNDER SEPARATE COVER IN ACCORDANCE WITH THE REQUIREMENTS STATED IN "5252.227-9401 NOTICE REGARDING THE DISSEMINATION OF EXPORT-CONTROLLED TECHNICAL DATA," "5252.227-9402 QUALIFIED U.S. CONTRACTORS FOR EXPORT-CONTROLLED TECHNICAL DATA," AND "INSTRUCTIONS FOR OBTAINING EXPORT-CONTROLLED TECHNICAL DATA" AND COMPLETION OF ATTACHMENT 2, DD FORM 2345, MILITARY CRITICAL TECHNICAL DATA AGREEMENT.

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NAME OF OFFEROR OR CONTRACTOR

# 52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS-COMMERCIAL ITEMS (JAN 2004) ALT I (APR 2002)

(a) Definitions. As used in this provision:

"Emerging small business" means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.

"Forced or indentured child labor" means all work or service-

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Service-disabled veteran-owned small business concern"-

- (1) Means a small business concern-
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and size standards in this solicitation.

"Veteran-owned small business concern" means a small business concern-

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

"Women-owned small business concern" means a small business concern-

- (1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.
- (b) Taxpayer Identification Number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3)	Taxpayer Identification Number	(IIN)
	TIN:	
	TIN has been applied for.	

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NAME OF OFFEROR OR CONTRACTOR			
(4) Type of organization.  Sole proprietorship; Partnership; Corporate entity (not tax-exempt); Government entity (Federal, State, or large properties of the properties of th			
(5) Common parent.  Offeror is not owned or controlled by a Name and TIN of common parent:  Name TIN	common parent;		
(c) Offerors must complete the following reits outlying areas. Check all that apply.	epresentations when the resulting contract will be per	formed in the Unite	ed States or
(1) Small business concern. The offeror rep	presents as part of its offer that it is, is not a	small business cond	cern.
(2) Veteran-owned small business concern. paragraph $(c)(1)$ of this provision.] The off business concern.	[Complete only if the offeror represented itself as a serior represents as part of its offer that it is,	small business conc is not a veteran-ow:	eern in ned small
(3) Service-disabled veteran-owned small business concern in paragraphic is not a scrvice-disabled veteran-owned	pusiness concern. [Complete only if the offeror represent $(c)(2)$ of this provision.] The offeror represents as p d small business concern.	vented itself as a vet vart of its offer that	teran- it 🔲 is,
	[Complete only if the offeror represented itself as a serior represents, for general statistical purposes, that is in 13 CFR 124.1002.		
paragraph (c)(1) of this provision.] The off	[Complete only if the offeror represented itself as a sferor represents that it is, is not a women-own only if this solicitation is expected to exceed the single-	vned small business	concern.
(6) Women-owned husiness concern (other business concern and did not represent itse represents that it is a women-owned business.	than small business concern). [Complete only if the $\alpha$ of a small business concern in paragraph $(c)(1)$ of usiness concern.	offeror is a women- this provision.] Th	owned e offeror
(7) Tie bid priority for labor surplus area of labor surplus areas in which costs to be inc subcontractors) amount to more than 50 pe	concerns. If this is an invitation for bid, small busines urred on account of manufacturing or production (by reent of the contract price:	s offerors may iden offeror or first-tier	tify the
(8) Small Business Size for the Small Business Compatiself to be a small business concern under	ness Competitiveness Demonstration Program and fo petitiveness Demonstration Program. [Complete only the size standards for this solicitation.]	r the Targeted Indu if the offeror has re	estry epresented

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four designated industry groups business.  (ii) [Complete only for solicitation four designated industry groups (A) Offeror's number of employer solicitation is expressed in terms (B) Offeror's average annual groups.	ns indicated in an addendum as being (DIGs). The offeror represents as particle of the past 12 months (check the of number of employees); or ss revenue for the last 3 fiscal years (the solicitation is expressed in terms	Int of its offer that it is, is, ig for one of the targeted in is: Employees column if size is check the Average Annual	is not an emer  dustry categories (  standard stated in the	rging small  TICs) or
Number of Employees	Average Annual Gross Revenues			
50 or fewer	\$1 million or less	September view		
51-100	\$1,000,001-\$2 million			
101-250	\$2,000,001-\$3.5 million			
251-500	\$3,500,001-\$5 million	100-4		
501-750	\$5,000,001-\$10 million			
751-1,000	\$10,000,001-\$17 million			
Over 1,000	Over \$17 million			
Disadvantaged Business Concern Status and Reporting, and the off (i) General. The offeror represent (A) It is, is not certified identified, on the date of this rep the Small Business Administration occurred since its certification, at the net worth of each individual applicable exclusions set forth at (B) It has, has not submit be certified as a small disadvantal application is pending, and that rewas submitted. (ii) Joint Ventures under the represents, as part of its offer, the representation in paragraph (c)(9)	I by the Small Business Administration resentation, as a certified small disadd on (PRO-Net), and that no material cond, where the concern is owned by on upon whom the certification is based at 13 CFR 124.104(c)(2); or mitted a completed application to the aged business concern in accordance no material change in disadvantaged of the Price Evaluation Adjustment for Smalt it is a joint venture that complies we of (i) of this provision is accurate for the ITA offeror shall enter the name of	antaged Business Participal isadvantaged status.] on as a small disadvantaged avantaged business concern hange in disadvantaged owne or more individuals claim does not exceed \$750,000 Small Business Administra with 13 CFR 124, Subpart is ownership and control has contained business with the requirements in 13 the small disadvantaged business with the small disadvantaged business and status	d business concern a in the database mainership and control ming disadvantaged after taking into accution or a Private CeB, and a decision or occurred since its approximate of the concerns. The of CFR 124.1002(f) are siness concern that its concern that its concern and concerns that its concern and concerns that its concern that its concern and concerns that its concern that its concern and concerns that its concern and concerns that its concern that its concern and concerns that its concern and concerns that its concerns that i	and intained by I has I status, count the ertifier to n that pplication feror nd that the is
paragraph (c)(1) of this provisio (i) It is, is not a HUBZone Small Business Concand control, principal office, or Administration in accordance with in it is, is not a joint very paragraph (c)(10)(i) of this provi	oncern. [Complete only if the offeror in.] The offeror represents, as part of one small business concern listed, on erns maintained by the Small Busines HUBZone employee percentage has of the 13 CFR part 126; and enture that complies with the requirer ission is accurate for the HUBZone small enter the name or names of the H	its offer, that- the date of this representates Administration, and no noccurred since it was certification of 13 CFR part 126, and ll business concern or cor	ion, on the List of (naterial change in o ed by the Small Bu and the representatingers that are parti	Qualified ownership siness ion in icipating in

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participating in the joint venture:submit a separate signed copy of the HUBZ	] Each HUBZone small business concern particip one representation.	ating in the joint ve	nture shall
[The offeror shall check the category in whi Black American.	d itself as disadvantaged in paragraph (c)(4) or (c)(9) ch its ownership falls]:	of this provision.)	
Asian-Pacific American (persons with China, Taiwan, Laos, Cambodia (Kampuch (Republic of Palau), Republic of the Marsha Mariana Islands, Guam, Samoa, Macao, Ho Subcontinent Asian (Asian-Indian) An	Eskimos, Aleuts, or Native Hawaiians). corigins from Burma, Thailand, Malaysia, Indonesia, ea), Vietnam, Korea, The Philippines, U.S. Trust Ter all Islands, Federated States of Micronesia, the Commong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru). merican (persons with origins from India, Pakistan, B	ritory of the Pacific monwealth of the No	Islands orthern
Bhutan, the Maldives Islands, or Nepal) Individual/concern, other than one of	the preceding.		
(d) Representations required to implement p	provisions of Executive Order 11246-		
solicitation; and	previous contract or subcontract subject to the Equal	Opportunity clause	of this
action programs required by rules and regul		and 60-2), or	
expected to exceed \$100,000.) By submissi Federal appropriated funds have been paid	Aluence Federal Transactions (31 U.S.C. 1352). (Appon of its offer, the offeror certifies to the best of its kear will be paid to any person for influencing or attemnongress, an officer or employee of Congress or an enwith the award of any resultant contract.	nowledge and belie pting to influence a	f that no in officer
(f) Buy American Act Certificate. (Applies of American Act-Supplies, is included in this	only if the clause at Federal Acquisition Regulation (solicitation.)	FAR) 52.225-1, Bu	ıy
product and that the offeror has considered outside the United States. The offeror shall that do not qualify as domestic end product	nct, except those listed in paragraph (f)(2) of this provious components of unknown origin to have been mined, list as foreign end products those end products manus. The terms "component," "domestic end product," "In the clause of this solicitation entitled "Buy America"	produced, or manul factured in the Unit end product," "fore	factured ted States
(2) Foreign End Products:			
Line Item No. Country of	Origin		
4	Security of the Control of the Contr		
was an analysis and the design of the state	The second of th		

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(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.

[List as necessary]

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NAME OF OFFEROR OR CONTRACTOR			
Buy American Act-Free Trade Agreements-I (i) The offeror certifies that each end product domestic end product and that the offeror has manufactured outside the United States. The product," and "United States" are defined in Agreements-Israeli Trade Act." (ii) The offeror certifies that the following su	strate in the solicitation of the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act"	o)(iii) of this provision to been mined, product product," "foreign end on Act-Free Trade products as defined	on, is a uced, or nd
Line Item No. Country of O	Origin		
Il ist as maassanil			
[List as necessary]			
provision) as defined in the clause of this sol	are foreign end products (other than those listed in particular and interest and are interested in the United those end products manufactured in the United	greements-Israeli Ti	rade Act."
Line Item No. Country of C	Drigin		
	and a support of the		
[List as necessary]			
(iv) The Government will evaluate offers in	accordance with the policies and procedures of FAR	l Part 25.	
at FAR 52.225-3 is included in this solicitati basic provision:	ats-Israeli Trade Act Certificate, Alternate I (Jan 20) ion, substitute the following paragraph (g)(1)(ii) for ring supplies are Canadian end products as defined in the Trade Agreements-Israeli Trade Act":	paragraph (g)(1)(ii)	) of the
Market design by the Line Item No.			
[List as necessary]			

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clause at FAR 52.225-3 is included in this so the basic provision: (g)(1)(ii) The offeror certifies that the follow	nts-Israeli Trade Act Certificate, Alternate II (Jan 20 policitation, substitute the following paragraph (g)(1)(wing supplies are Canadian end products or Israeli enterican Act-Free Trade Agreements-Israeli Trade Act	<ul><li>ii) for paragraph (g</li><li>d products as define</li></ul>	)(1)(ii) of
	and provide a first contraction of the contraction		
Line Item No. Country of Country	Origin :		
glester from the state of the s	Additional del Mentile American (Constitution of Constitution		
indical distance of the second	In the break and the second se		
[List as necessary]			
	only if the clause at FAR 52.225-5, Trade Agreemen	ts, is included in th	is
solicitation.)		· · · · • • • • • • • • • • • • • • • •	1
	et, except those listed in paragraph (g)(4)(ii) of this p		
	y, or FTA country end product, as defined in the clar	ise of this soficitation	m entitied
"Trade Agreements."  (ii) The offerer shall list as other end produc	ets those end products that are not U.Smade, design	ated country Carib	hean
Basin country, or FTA country end products		aicu country, carro	ocan
Other End Products:	5.		
Office End Froducts.			
Line Item No. Country of (	Origin		
	sharmon situa a sashirana.		
[List as necessary]	7		
•			
(iii) The Government will evaluate offers in	accordance with the policies and procedures of FAI	R Part 25. For line it	tems
	overnment will evaluate offers of U.Smade, design		
country, or FTA country end products with	out regard to the restrictions of the Buy American Ac	t. The Government	. will
consider for award only offers of U.Smade	e, designated country, Caribbean Basin country, or F	TA country end pro	ducts
	hat there are no offers for such products or that the of	fters for such produ	cts are
insufficient to fulfill the requirements of the	e solicitation.		
	And the state of t	125.40) (Amplies o	nler if the
	spension or Ineligibility for Award (Executive Order uplified acquisition threshold.) The offeror certifies, t		
and belief, that the offeror and/or any of its		to the oest of its kill	wicuge
and benef, that the offeror and/of any of its	principals-		
(1) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	l, suspended, proposed for debarment, or declared in	eligible for the awa	rd of
contracts by any Federal agency; and	i, suspended, proposed for debutment, or debuted in	engiole for the time	
conducts of any reactar agency, and			
(2) Have, have not, within a three-	year period preceding this offer, been convicted of o	r had a civil judgme	ent
rendered against them for: commission of fi	raud or a criminal offense in connection with obtaini	ng, attempting to ol	otain, or
	nent contract or subcontract; violation of Federal or		
to the submission of offers; or commission	of embezzlement, theft, forgery, bribery, falsification		
making false statements, tax evasion, or rec	eiving stolen property; and		

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(3) Are, are not presently commission of any of these offense	indicted for, or otherwise criminally oes.	or civilly charged by a C	Sovernment entity v	vith,
Officer must list in paragraph (i)(1	dge of Child Labor for Listed End Pro any end products being acquired und rtification as to Forced or Indentured	der this solicitation that	t are included in the	List of
(1) Listed end products.				
Listed End Product	Listed Countries of Origin			
provision, then the offeror must cer [] (i) The offeror will not supply a manufactured in the corresponding [] (ii) The offeror may supply an e manufactured in the corresponding to determine whether forced or ind	g Officer has identified end products of tify to either (i)(2)(i) or (i)(2)(ii) by change and product listed in paragraph (i)( country as listed for that product. Independent listed in paragraph (i)(1) of country as listed for that product. The entured child labor was used to mine, he basis of those efforts, the offeror control of the country as listed for that product.	hecking the appropriate  1) of this provision that  f this provision that was  c offeror certifies that it produce, or manufactur	e block.] was mined, produced, s mined, produced, has made a good fa e any such end produced	ced, or or nith effort
252.212-7000 OFFEROR RE	PRESENTATIONS AND CERTIFIC	CATIONS - COMME	RCIAL ITEMS (1	NOV 1995)
Administration Act of 19  (2) "United States person" is States resident or national United States person), any concern), and any foreign concern which is controlle	ny person other than a United States p 79 (50 U.S.C. App. Sec. 2415). defined in Section 16(2) of the Export (other than an individual resident outs domestic concern (including any per- subsidiary or affiliate (including any per- ed in fact by such domestic concern, as	Administration Act of side the United States a manent domestic establ permanent foreign establ sidetermined under regularity.	1979 and means an nd employed by oth ishment of any fore blishment) of any do ulations of the Presi	y United her than a eign omestic
(1) Does not comply with the (2) Is not taking or knowingly countries, which 50 U.S.C.	s offer, the Offeror, if a foreign person Secondary Arab Boycott of Israel; any agreeing to take any action, with resp. App. Sec. 2407(a) prohibits a United	d pect to the Secondary B I States person from tak	oycott of Israel by a	
purchase of occan transportation so (1) The Offeror shall indicate transportation of supplies	by checking the appropriate blank in by sea is anticipated under the resulta s by Sea clause of this solicitation.	paragraph (c)(2) of this	provision whether	
Does anticipate resulting from t	that supplies will be transported by sea his solicitation.	a in the performance of	any contract or sub	contract
Does not anticip subcontract resu	oate that supplies will be transported by	y sea in the performanc	e of any contract or	:
represents that it will not	om this solicitation will include the Truse ocean transportation, the resulting applement clause at 252.247-7024, No.	contract will also inclu	de the Defense Fed	leral

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# 252.225-7020 TRADE AGREEMENTS CERTIFICATE (JAN 2004)

(a) *Definitions.* "Caribbean Basin country end product," "designated country end product," "Free Trade Agreement country end product," "nondesignated country end product," "qualifying country end product," and "U.S.-made end product" have the meanings given in the Trade Agreements clause of this solicitation.

(b) *Evaluation.* The Government-

(1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition

Regulation Supplement; and

(2) Will consider only offers of end products that are U.S.-made, qualifying country, designated country, Caribbean Basin country, or Free Trade Agreement country end products, unless the Government determines that-

(i) There are no offers of such end products;

(ii) The offers of such end products are insufficient to fulfill the Government's requirements; or

(iii) A national interest exception to the Trade Agreements Act applies.

(c) Certification and identification of country of origin.

(1) For all line items subject to the Trade Agreements clause of this solicitation, the offeror certifies that each end product to be delivered under this contract, except those listed in paragraph (c)(2) of this provision, is a U.S.-made, qualifying country, designated country, Caribbean Basin country, or Free Trade Agreement country end product.

(2) The following supplies are other nondesignated country end products:

(Line Item Number)

(Country of Origin)

(End of provision)

# 5252,227-9402 QUALIFIED U.S. CONTRACTORS FOR EXPORT-CONTROLLED TECHNICAL DATA (JAN 1992)

- (a) By Department of Defense (DOD) Directive 5230.25 (hereinafter referred to as "the Directive"), a program was established to allow Qualified U.S. Contractors to obtain export-controlled technical data under certain conditions. A "Qualified U.S. Contractor" is a private individual or enterprise (hereinafter described as a "U.S. Contractor") that, in accordance with procedures established by the Under Secretary of Defense for Research and Engineering, certifies, as a condition of obtaining export-controlled technical data subject to the Directive from the Department of Defense, that:
- (1) The individual who will act as recipient of the export-controlled technical data on behalf of the U.S. Contractor is a U.S. citizen or a person admitted lawfully into the United States for permanent residence and is located in the United States:
- (2) Such data are needed to bid or perform on a contract with the Department of Defense, or other U.S. Government agency, or for other legitimate business purposes in which the U.S. Contractor is engaged, or plans to engage. The purpose for which the data are needed shall be described sufficiently in such certification to permit an evaluation of whether subsequent requests for data are related properly to such business purpose.
- (3) The U.S. Contractor acknowledges its responsibilities under U.S. export control laws and regulations (including the obligation, under certain circumstances, to obtain an export license prior to the release of technical data within the United States) and agrees that it will not disseminate any export-controlled technical data subject to the Directive in a manner that would violate applicable export control laws and regulations.
- (4) The U.S. Contractor also agrees that, unless dissemination is permitted by the Directive, it will not provide access to export-controlled technical data subject to the Directive to persons other than its employees or persons acting on its behalf, without the permission of the DOD component that provided the technical data.
- (5) To the best of its knowledge and belief, the U.S. Contractor knows of no person employed by it, or acting on its behalf, who will have access to such data, who is debarred, suspended or otherwise ineligible to perform under U.S. Government contracts; or has violated U.S. export control laws or a certification previously made to the Department of Defense under the provisions of the Directive.

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- (b) Private individuals or enterprises are certified as Qualified U.S. Contractors by submitting a DD Form 2345 to United States/Canada Joint Certification Office, Defense Logistics Information Service, Federal Center, 74 Washington Ave. North, Battle Creek, MI, 49017-3084.
- (C) Canadian contractors may be qualified in accordance with the Directive for technical data that do not require a license for export to Canada under section 125.12 of the International Traffic in Arms Regulations and sections 379.4(d) and 379.5(e) of the Export Administration Regulations, by submitting an equivalent certification to the DLSC.

## 52.215-5 FACSIMILE PROPOSALS (OCT 1997)

- (a) <u>Definition</u>. "Facsimile proposal," as used in this provision, means a proposal, revision or modification of a proposal, or withdrawal of a proposal that is transmitted to and received by the Government via facsimile machine.
- (b) Offerors may submit facsimile proposals as responses to this solicitation. Facsimile proposals are subject to the same rules as paper proposals.
- (c) The telephone number of receiving facsimile equipment is: (360) 396-7036
- (d) If any portion of a facsimile proposal received by the Contracting Officer is unreadable to the degree that conformance to the essential requirements of the solicitation cannot be ascertained from the document -
  - (1) The Contracting Officer immediately shall notify the offeror and permit the offeror to resubmit the proposal;
- (2) The method and time for resubmission shall be prescribed by the Contracting Officer after consultation with the offeror; and
- (3) The resubmission shall be considered as if it were received at the date and time of the original unreadable submission for the purpose of determining timeliness, provided the offeror complies with the time and format requirements for resubmission prescribed by the Contracting Officer.
- (e) The Government reserves the right to make award solely on the facsimile proposal. However, if requested to do so by the Contracting Officer, the apparently successful offeror promptly shall submit the complete original signed proposal.

# 52.216-1 TYPE OF CONTRACT (APR 1984)

The Government contemplates award of a Firm Fixed Price type contract resulting from this solicitation.

## REVIEW OF AGENCY PROTESTS

- (a) The procedures set forth in FAR 33.103 will be followed for submission and handling of agency protests.
- (b) All protests filed directly with the agency, Naval Undersea Warfare Center Division Keyport (NUWC Division Keyport), shall be addressed to the Contracting Officer. A protester may appeal a decision rendered by a Contracting Officer to the Reviewing Official.
- (c) The Reviewing Official for NUWC Division Keyport is the Director, Acquisition Division (Code 182), Naval Undersea Warfare Center Division Keyport at 610 Dowell Street, Keyport, WA 98345-7610.
- (d) Offerors should note that a review of the Contracting Officer's decision will not extend GAO's timeliness requirements. Therefore, any subsequent protest to GAO must be filed within 10 days of knowledge of initial adverse agency action.

# PROPOSAL SUBMITTAL REQUIREMENTS (BETA)

Offerors shall submit the following information with their offer:

# 1) TECHNICAL

a) <u>Compliance/Exceptions</u> - On a separate sheet of paper, state whether the offer complies or does not comply with the specifications.

Identify any "exceptions" to the specifications and state precisely how the offered supplies/services differ from the applicable specification paragraph(s). Failure to comply with this requirement may result in rejection of the offer.

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- b) <u>Product Information</u> This information is optional. Submit duplicate copies if any literature is provided with the offer. Data displaying more than one model or size shall be clearly marked so as to indicate the specific item being offered. It will be presumed that the offeror intends to meet all of the specifications, regardless of product information provided, unless the offeror specifically notes its exception per the preceding paragraph.
- 2) <u>PRICE</u> Proposed pricing shall be provided on a unit price line item basis in the solicitation (Also, be sure to complete all certifications in the solicitation.) The entire completed and signed solicitation shall be returned as part of your offer. The entire completed and signed solicitation shall be returned as part of your offer.

# 3) PAST PERFORMANCE

- a) Past Performance Worksheet Offerors shall demonstrate past performance by completing Past Performance Worksheet(s) (see Attachment 1). Offerors are encouraged to submit brief and concise responses. Data submitted by the contractor other than that requested on the Past Performance Worksheet will not be considered. Failure to submit Past Performance Worksheets shall be considered certification that the contractor has no past performance for like or similar items for the Government to evaluate.
- b) Number of Contracts Provide up to five of your most recently completed Federal Government contracts (not to exceed three years since completion) for like or similar items under this solicitation. If you do not have any Federal Government contracts, then list state, local, or commercial contracts, in that order, to complete your Past Performance Worksheet.

# INSTRUCTIONS FOR OBTAINING EXPORT-CONTROLLED TECHNICAL DATA

An offeror may not receive export-controlled technical data, which are specified in this solicitation, unless it is a qualified U.S. contractor as defined in clauses 5252.227-9401 and 5252.227-9402. See clause 5252.227-9402 for instructions on becoming a qualified U.S. contractor. Questions about this program or DD Form 2345 should be addressed to United States/Canada Joint Certification Office, Defense Logistics Information Service, Federal Center, 74 Washington Ave. North, Battle Creek, MI, 49017-3084, (616) 961-4358 or (800) 352-3572.

If an offeror is a qualified U.S. contractor and needs a copy of the restricted technical data, it must request a copy by written letter certifying that it is a qualified U.S. contractor and enclosing a copy of the completed DD Form 2345. (The DD Form 2345 is issued for a period of five years and must be renewed if older than five years.) That letter must be received by the Contracting Officer within 5 days after the solicitation issue date. If it is determined necessary (and if time permits), an additional 5 days will be added to the closing date if any requests are received. An amendment to this effect will be issued, and if not issued, offerors shall assume no requests were received and the original closing date applies.

# SINGLE AWARD FOR ALL ITEMS

Due to the interrelationship of supplies and/or services to be provided hereunder, the Government reserves the right to make a single award to the offeror whose offer is considered in the best interest of the Government, price and other factors considered. Therefore, offerors proposing less than the entire effort specified herein may be determined to be unacceptable.

# 52.212-2 EVALUATION-COMMERCIAL ITEMS (JAN 1999)

- (a) Award under this effort will be made to the technically acceptable offer which provides the best value to the Government, technical, past performance, and price considered. In determining the best value to the government, a trade-off analysis of the relative benefits of technical, past performance, and price will be performed, if necessary. Inherent in the trade-off analysis process is the assessment of risk, and its impact on contract performance. The following factors shall be used to evaluate offers:
- 1) <u>Technical Acceptability</u> In order to be determined technically acceptable, offers must meet or exceed the specifications in the solicitation and any subsequent amendments. (see Proposal Submittal Requirements) The offer must be determined to be technically acceptable before further consideration.
  - 2) Price Evaluation of price will include the following factors:
    - (X) Single Award evaluation per the Single Award For All Items Clause
    - (X) HUBZone Small Business preference per FAR 52.219-4
    - (X) Evaluation of Options per paragraph (b) of this clause.

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- (X) Buy American Act and Balance of Payments Program evaluation per DFARS 252.225-7021
- 3) <u>Past Performance</u> Evaluation of past performance information (see Proposal Submittal Requirements) will include, but not be limited to, relevance and extent of previous contracts, quality and conformance of product/services to specifications, timely delivery and customer satisfaction. Information utilized will be obtained from contractor references as well as any other sources which may have relevant information. Contractor references that cannot be contacted will not be considered. An offer with no relevant past performance history may not represent the most advantageous proposal to the Government.
  - 4) <u>Delivery</u>: Offerors must meet the required delivery date.
  - 5) Other:
    - ( $\underline{\mathbf{X}}$ ) Must meet size standard per FAR 52.219-1, if a set-aside.

Past performance is equally as important as price.

- (b) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).
- (c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

### PAST PERFORMANCE WORKSHEET

The Government highly prefers that you submit your company's five most recent references (relevant to the requirements outlined in this solicitation document), all of which should be Government references. The Government references should be a Contracting Officer (CO) and a Program Manager or equivalent. Relevance is determined by considering the products provided, dollar value, period of performance, and worldwide delivery and warranty support capabilities. Attached is the Past Performance Questionnaire that must be submitted with your offer. In addition, discuss any contractual vehicles (contracts, delivery orders, etc.) terminated for default by a CO affecting your company within the past five years. Also, describe all instances in which your company has ever been the subject of, or party to, a proposed debarment/suspension case and the outcome. Failure to comply with these instructions may result in elimination from further consideration.

instances in which your outcome. Failure to com	company has ever bee	n the subjec	t of, or party to,	a proposed debar	rment/suspension	case and the
outcome. Failure to con	ipiy with these instituc	mons may re	esuit in cinimau	on from further c	onsideration.	
Reference #1	The state of the s	<b>T</b>				
Procurement vehicle ti						
Type (e.g., ID/IQ, BP						
Period of Performanc	e:					
Prime or sub:			No			
Description of produc						
Original procurement	vehicle \$ value:				- Marina -	
Sales to date \$:						
Primary Points of Contact	Name	Agency	DSN Phone	Commercial Phone	Commercial Fax	E-mail Address
Program Manager:						
Contracting Officer:						
Reference #2						
Procurement vehicle ti			- Later - Late			
Type (e.g., ID/IQ, BF	PA, etc.):					
Period of Performance	e:					
Prime or sub:						
Description of produc						
Original procurement	t vehicle \$ value:					
Sales to date \$:						
Primary Points of			- a	Commercial	Commercial	E-mail
Contact	Name	Agency	DSN Phone	Phone	Fax	Address
Program Manager:						42840
Contracting Officer:						
Reference #3						
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Primary Points of	Name	Δgency	DSN Phone	Commercial	Commercial	E-mail

Primary Points of Contact	Name	Agency	DSN Phone	Commercial Phone	Commercial Fax	E-mail Address
Program Manager:						
Contracting Officer:						

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Procurement vehicle title/contract number:	
Type (e.g., ID/IQ, BPA, etc.):	
Period of Performance:	
Prime or sub:	
Description of products and services:	
Original procurement vehicle \$ value:	
Sales to date \$:	

Primary Points of Contact	Name	Agency	DSN Phone	Commercial Phone	Commercial Fax	E-mail Address
Program Manager:						
Contracting Officer:						

## Reference #5

Teres ence "e	
Procurement vehicle title/contract number:	
Type (e.g., ID/IQ, BPA, etc.):	
Period of Performance:	
Prime or sub:	
Description of products and services:	
Original procurement vehicle \$ value:	
Sales to date \$:	

Primary Points of Contact	Name	Agency	DSN Phone	Commercial Phone	Commercial Fax	E-mail Address
Program Manager:						
Contracting Officer:						

The vendor may provide information on problems encountered on the contracts and subcontracts identified above and corrective actions taken to resolve those problems. Companies should not provide general information on their performance on the identified contracts. General performance information will be obtained from the references.

PLEASE ENSURE ALL THE ABOVE REFERENCED INFORMATION IS CORRECT.

#### ATTACHMENT 2 MILITARILY CRITICAL TECHNICAL DATA AGREEMENT Form Approved (Please read Agency Disclosure Notice, Privacy Act Statement and Instructions on back OMB No. 0704-0207 before completing this form.) Expires Oct 31, 2004 MAIL THE ORIGINAL, COMPLETED COPY OF THIS FORM AND A COPY OF YOUR COMPANY'S INCORPORATION CERTIFICATE, STATE/ PROVINCIAL BUSINESS LICENSE, SALES TAX IDENTIFICATION FORM OR OTHER DOCUMENTATION WHICH VERIFIES THE LEGITIMACY OF THE COMPANY TO: U.S./CANADA JOINT CERTIFICATION OFFICE **DEFENSE LOGISTICS INFORMATION SERVICE** FEDERAL CENTER, 74 WASHINGTON AVE., NORTH BATTLE CREEK, MI USA 49017-3084 c. 5-YEAR RENEWAL 1. TYPE OF SUBMISSION (X one) a. INITIAL SUBMISSION b. REVISION 2. ENTERPRISE OR INDIVIDUAL DATA (Referred to as a "certified contractor" upon acceptance of certification by the U.S./Canada - JCO) b. ADDRESS (Physical address, including P.O. Box if applicable) a. NAME (Name of Enterprise or Individual) c. NAME OF SUBSIDIARY/DIVISION/DEPARTMENT d. CAGE CODE 3. DATA CUSTODIAN a. NAME OR POSITION DESIGNATION (See Instructions) b. TELEPHONE NUMBER (Include Area Code) c. TITLE d. E-MAIL ADDRESS 4. DESCRIPTION OF RELEVANT BUSINESS ACTIVITY (Print or type) 5. AS A CONDITION OF RECEIVING MILITARILY CRITICAL TECHNICAL DATA, THE ENTERPRISE OR INDIVIDUAL CERTIFIES THAT: a. CITIZENSHIP/RESIDENCY STATUS. They will not provide access to militarily critical technical data to persons The individual designated either by name or position designation in Item 3, other than their employees or eligible persons designated by the registrant to who will act as custodian of the militarily critical technical data on behalf of the act on their behalf unless such access is permitted by U.S. DoDD 5230.25, contractor, is a citizen or person admitted lawfully for permanent residence into: Canada's TDCR, or by the U.S. or Canadian Government agency that provided (X (1) or (2)) the technical data. (1) THE UNITED STATES (2) CANADA e. No person employed by the enterprise or eligible persons designated by the b. The data are needed to bid or perform on a contract with any agency of the registrant to act on their behalf, who will have access to militarily critical U.S. Government or the Canadian Government or for other legitimate business technical data, is disbarred, suspended, or otherwise ineligible to perform on activities in which the contractor is engaged, or plans to engage. U.S. or Canadian Government contracts or has violated U.S. or contravened Canadian export control laws or has had a certification revoked under the c. They (1) acknowledge all responsibilities under applicable U.S. export control provisions of U.S. DoDD 5230.25 or Canada's TDCR. laws and regulations (including the obligation, under certain circumstances, to obtain an export license from the U.S. Government prior to the release of f. They are not themself debarred, suspended, or otherwise ineligible to permilitarily critical technical data within the United States) or applicable Canadian form on U.S. or Canadian Government contracts, and have not violated U.S. or export control laws and regulations, and (2) agree not to disseminate militarily contravened Canadian export control laws, and have not had a certification critical technical data in a manner that would violate applicable U.S. or Canadian revoked under the provisions of U.S. DoDD 5230.25 or Canada's TDCR. export control laws and regulations. 6. CONTRACTOR CERTIFICATION I certify that the information and certifications made by me are true, complete, and accurate to the best of my knowledge and belief and are made in good faith. I understand that a knowing and willful false statement on this form can be punished by fine or imprisonment or both. (For U.S. contractors see U.S. Code, Title 18, Section 1001 and for Canadian contractors see Section 26 of the Defense Production Act.)

a.	TYPED NAME (LAST, First, Middle Initial) b.	TITLE		c. SIGNATURE		d. DATE SIGNED		
7.	CERTIFICATION ACTION (For JCO Use C	Only)						
•	a. CERTIFICATION ACCEPTED. This certificatement of intended data use, must be in militarily critical technical data.		b.	NUMBER	c. EXPIRATION	DATE		
8.	8. DOD OFFICIAL			9. CANADA OFFICIAL				
а.	a. TYPED NAME (LAST, First, Middle Initial)			a. TYPED NAME (LAST, First, Middle Initial)				
b.	TITLE		b.	TITLE		14		
c.	SIGNATURE	d. DATE SIGNED	c.	SIGNATURE		d. DATE SIGNED		

DD FORM 2345, JUL 2003

PREVIOUS EDITION IS OBSOLETE.

Reset

# **INSTRUCTIONS FOR COMPLETING DD FORM 2345**

#### **AGENCY DISCLOSURE NOTICE**

The public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to Department of Defense, Washington Headquarters Services, Directorate for Information Operations and Reports (0704-0207), 1215 Jefferson Davis Highway, Suite 1204, Arlington, VA 22202-4302. Respondents should be aware that notwithstanding any other provision of law, no person shall be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number.

#### PRIVACY ACT STATEMENT

AUTHORITY: U.S. ENTERPRISES AND INDIVIDUALS: 10 USC, Section 140c, as added by PL 98-94, Section 1217, September 24, 1983; and implemented by DoDD 5230.25, "Withholding of Unclassified Technical Data From Public Disclosure," November 6, 1984 (32 CFR Part 250)

FOR CANADIAN ENTERPRISES AND INDIVIDUALS: Defense Production Act.

PRINCIPAL PURPOSE(S): To identify enterprises and individuals eligible to receive militarily critical technical data.

ROUTINE USE(S): To support decisions regarding dissemination or withholding of militarily critical technical data. Information provided on this form describing your business may be published from time to time for the benefit of the "certified contractors."

DISCLOSURE: Voluntary; however, failure to provide the information may result in a denial of access to militarily critical technical data.

#### SPECIFIC INSTRUCTIONS

- 1. Mark only one box. Mark "REVISION" (of a previously accepted submission) to show revised information, such as addresses or business description. Mark "5-YEAR RENEWAL" in response to a renewal notice from U.S./Canada JCO. When either the "REVISION" OR "5-YEAR RENEWAL" box is marked, enter your current Certification Number in Item 7.a.
- 2.a. For an enterprise, show full name of corporate parent; or institution. For an individual, show full name (LAST, First, Middle initial).
- b. Enter the physical mailing address of the enterprise or individual making the certification. If a P.O. Box is used for mailing purposes, include street address as well.
- c. Each corporate subsidiary or division that is to receive militarily critical technical data must be certified separately. If not applicable, so state.
- 3. Show the name, business telephone number (including area code), title of the individual and their e-mail address (optional) who will receive militarily critical technical data and be responsible for its further dissemination. A position designation may be used only when conditions described in Item 5.a. are prerequisites for holding that position.
- 4. Describe the business activity of the entity identified in Item 2 in sufficient detail for the U.S. or Canadian Government agency controlling the data to determine whether the militarily critical technical data that you may request from time to time are reasonably related to your stated business activity. For example, state that you design and construct high-pressure, high volume hydraulic pumps for use in connection with aircraft control surfaces; do not state simply "hydraulic pumps." Provide concise statements within the space provided.

- 5. If certifications 5.e. and 5.f. cannot be made, provide (on a separate sheet) a description of any extenuating circumstances that may give sufficient reason to accept your certification.
- 5.a. If the location of the entity identified in Item 2.a. is the United States, the individual named in Item 3 must be a U.S. citizen or a person admitted lawfully for permanent residence into the United States. If the location of the entity is in Canada, the individual named in Item 3 may be either a Canadian or U.S. citizen or a person admitted lawfully for permanent residence into Canada.
- 6. If Item 2 identifies an individual, that individual must sign. If Item 2 identifies an institution or a corporate entity, a person who can legally obligate the enterprise to a contract must sign.

#### 7. CERTIFICATION ACTION.

- a. ACCEPTED. The U.S./Canada JCO has assigned the enterprise or individual identified in Item 2.a., a Certification Number which will identify the individual or enterprise as a "certified contractor" as defined in U.S. DoDD 5230.25 or Canada's TDCR. The acceptance is valid for a period of five years from the acceptance date unless sooner revoked under the provisions of U.S. DoDD 5230.25 or Canada's TDCR. If at any time a certified contractor is unable to adhere to the conditions under which a certification was accepted, the contractor's certification is considered void, and the contractor will either submit a revised certification or surrender all militarily critical technical data obtained under this agreement to the data controlling offices specified on the documents.
  - b. NUMBER. Certification Number (assigned by the JCO).
- c. EXPIRATION DATE. Date Certification Number will expire (assigned by the JCO).

# LEGEND:

DoD = Department of Defense

DoDD = Department of Defense Directive

U.S./Canada - JCO = United States/Canada Joint Certification Office

TDCR = Technical Data Control Regulations

Militarily Critical Technical Data = Unclassified technical data as governed by U.S. DoDD 5230.25 or Canada's TDCR.